

1. Plaintiff's Motion for Extension of Time to and including July 8, 2007 to file

RECEIVED

objections (Doc. No. 6), is DENIED;

2007 MAY 24 A 9:39

2. Plaintiff is GRANTED an extension from May 9, 2007 to May 23, 2007 to file his
 objections. No further requests for additional time to file objections shall be entertained by
 the court.

Done, this 11th day of May 2007.

/s/ Wallace Capel, Jr.
 WALLACE CAPEL, JR.
 UNITED STATES MAGISTRATE JUDGE

Written Objections and Motion

1. The AEDPA and PLRA are unconstitutional Acts, and the U.S. Constitution preempts such statutory schemes. (28 U.S.C. §1251)
2. Supreme Court Rules are governing, not statutory law (U.S. codes).
 The specific Rule (S.Ct.U.S.) cited is Rule 17, "original jurisdiction" law, under Article III. Eleventh Amendment law, access to the U.S. Constitution.
3. This case is hereby voluntarily dismissed by Plaintiff, without prejudice, 28 U.S.C. §1911, et seq., prior to the May 23, 2007 deadline. Plaintiff may then pursue his claims against the AEDPA and PLRA, and President Clinton, when he is released from custody. Rule 18, Appeals, 2:07-cv-0275.

Dated: Tutwiler, Mississippi, on
 May 16, 2007, Wednesday.

(28 U.S.C. §1746.)

By: #A-0185 087, F. Grandinetti
 Plaintiff/Petitioner, Pro Se

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

FRANCIS A. GRANDINETTI, II *
#A-185 087 *
Plaintiff, *

v. * 2:07-CV-275-WHA

PRESIDENT WILLIAM JEFFERSON *
CLINTON, D-AR, *et al.*, *
*
Defendant.

ORDER ON MOTION

Plaintiff seeks an extension to and including July 8, 2007 to file objections to the Recommendation of the Magistrate Judge entered on April 5, 2007. Plaintiff's request that he be allowed an additional two months to file objections to the April 5 Recommendation shall be denied. The original objection period is 13 days. The purpose of filing objections is to specifically identify findings in the Recommendation to which Plaintiff has an objection. The purpose is not to re-argue the merits of the complaint nor to present additional arguments. Frivolous, conclusive, or general objections will not be considered. Additionally, Rule 8(e)(1), *Federal Rules of Civil Procedure*, directs that [e]ach averment of a pleading shall be **simple, concise, and direct**.

In light of the foregoing, Plaintiff shall be granted an fourteen (14) day time period within which file his objections. No additional time to file objections shall be entertained by the court.

Accordingly, it is ORDERED that:

**OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT**

MONTGOMERY, ALABAMA 36101-0711
PO BOX 711

OFFICIAL BUSINESS

Proof of Mailing/Service:

2:07-CV-275-WHA

Doc. 7-1-order.

Received on:

May 15, 2007, Tues.

X F. Remondetti

Plaintiff, Pro Se

H-16 #202-B Seq

卷之三

卷之三

US OFFICIAL MAIL
\$300 PENALTY
FOR PRIVATE USE



Hasler

EA
00
39
10

Mailed From 36104
US POSTAGE

Case: 2:07cv275

RECEIVED

Updated Address - 05/16/2007MAY 24 A 9:40 AM
DEBRA P. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Francis A. Grandinetti II A-0185087

CCA/TCCF Contractor #1403

295 U.S. Hwy. 49 South

Tutwiler, MS 38963-5072

H-16 #202-B Segregation Unit ID#213444

TO ATTORNEYS OF RECORD: Electronic Noticing is MANDATORY in the District Court for the Middle District of Alabama.

By order of the court (General order 04-3164) Electronic Noticing is mandatory for all attorneys who wish to practice in this district.

ATTORNEYS, If you have received this notice by mail, you have not yet complied with this order, according to our records. Please register IMMEDIATELY!

The mandatory registration form for attorneys can be accessed through our web site (www.almd.uscourts.gov, click on the CM/ECF icon. At the CM/ECF welcome page, click on the Registration button). The form can be completed and submitted on-line

If you have any questions or need help with our Case Management/Electronic Case Files (CM/ECF) system, please call our help desk on 334.954.3935.

Attorney Registration:
None yet.